Corder v. Antero

EXHIBIT 4

1082 656 3941	
AGREEMENT, made and entered into the grant day of	
between themes of the	
Mayres U. Arilla of lectors	
<u>V</u> (//	
ofP. O.	
County of Mattater and rate of flat Car part LES , of the first part.	
hereinafter called Lessors, whether one or more, and lawrence N. Martin Sellsmans	
party of the second part, hereinafter called Lessee.	
WITNESSETH, that the said Lessors for and in consideration of the sum of	
Mariana Mariana	
All that certain tract of land, situated in Control	\
County and State of Alab da on the waters of fundament Attitle	1
bounded as follows: W. L. D. C. C. B. D. C.	
On the North by lands of harman he North Day and the	
on the East by lands of the desired and and and and and and	
On the South by lands of Acceleration My Hairs Milet	
on the West by lands of 4 Mr. Bailes ,	
Consider Wilter Lower and brailers him duether 5th (1.) acres, more or less, being land purchased	
by deed dated 7.1.7.19.7 recorded Deed Booke 9.7. page 7.8. reserving, however, therefrom all lands within two hundred feet of the resident buildings now on the premises on which no well shall be stilled by either party except by mutual consent. ONE OF THE PROPERTY OF	Ø
In Consideration of the Premises the said party of the second part, covenants and agrees: 1st—to deliver to the credit of the Lessors, beir heirs or assigns, free of cost, in the pipe line to yhigh-Lessee may connect its wells,	
the equal one-eighth (1/2) part of all oil produced	
and saved from the leased premises; and second, to pay	
one-eighth (¾) of the value at the well of the gas from each and every gas well drilled on said premises, the product from which is marketed and used off the premises, said gas to be measured at a meter set on the farm. The Lessee shall not be required in any event to increase the rate of said gas well payments or said royalty of oil by reason of any royalty or interest in said oil or gas that may have been heretofore sold, reserved or conveyed by Lessors or their predecessor in title or contexwise. And any such outstanding royalty or interest shall first be deducted from the royalties and rentals above provided to be paid or	
lelivered. It is agreed by the parties hereto that the Lessee, its successors or assigns, shall have the right to use off the farm for such purposes as, it may desire, "Casing Head Gas," (being gas produced from wells on the premises), but if said "casing head gas" or any part thereof should it may desire, "Casing Head Gas,"	
be manufactured into gasoline or other by products by said company, said Lessors shall receive	
one dwelling house on said land, out of any surplus gas over and above what Lessee, its successors and assign, analy require to operate the farm and subject to the use, operation, pumping and right of abandonment of the well by Lessee, its successors and assigns; lessors are to provide and use economical appliance, and to use said gas at their own risk, subject to the reasonable rules and regulations of said	
Lesse covenants and agrees to locate all wells so as to interfere as little as possible with the cultivated portion of the farm. And it is agreed that the lessed premises may be fully and freely used by the Lessors for farming purposes, excepting such parts as are used by the Lessor in operating hereunder, and, further, that the said Lessee may drill or not drill on said land, as it may elect, and that the consideration and rentals paid and to be paid constitute adequate compensation for 1th privilege.	
The said Lesee covenant and agrees to pay rental at the rate of and dallar per our per years. Junior try across dellars (\$ 2.7,000) Dollars, governority in advagle, beginning is White dans	
months from this date, until, but not after, a well yielding royalty to the Lessors in drilled on the leased premises, and any rental paid for time beyond the date of completion of 1 gas well shall be credited upon, the first overly due upon the same and all rentals shall cease after the surrender of this lease as hereinafter provided for. All payments for delay, for gas produced and marketed, for gasoline and other by-products may be made direct to the lessors or be deposited to their credit, or to	*
he credit of their heirs or assigns in the	
sank of or by check mailed to Mu James of Cording	
(Bof 146 Vintel. WVa Cit. 2. P. 0,26.332) permitte in the lient the	u
issee oblite the dead altogram fafter that this a such payments may be also made in the same manage to the same of the same who is been dead on the same who is been a provided in the leader to receive the same.	ted
Emstanded Fredgas to be Commented un boldage Drillian bora tientente	<u> </u>
esticion landa free Gatestale burnshed by Ompany bulicarieded	. 1
estable burned, Kinches deep and bout to be mornidely the line to	he
It is agreed that the Lessee is to have the privilege of using free, sufficient water and gas from the said premises to run all machinery	14.530
necessary for difiling and operating thereon at any time to remove all machinery and lixtures placed on said premises; and further, upon the payment of one (\$1.00) Dollar at any time, by the party of the second part, or by its successors and assigns it of they shall have	
he right to surrender this lease for cancellation, after which all payments and liabilities thereafter to accrue under and by virtue of its terms	

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-1	he right to surrender this lease for car all cases and determine, and this leas Lessors agree that the recordation bove provided, for said last mention All provisions of this lease shall In Witness Whereof, the parties	of a deed of surrender in the	d void. he proper county, and the mail: then due hereunder, shall be a f	ing in the postoffice of a	check, payable as
ass 90	Mines legal set	to be we former	Harris Fearl Maggi	J. Carder J. Carder	(Seal) (Seal) (Seal) (Seal) (Seal)
					(Seal)
- ; -		<u> </u>			(5eal)
	- 42 :	23/1/20-20 Grangers /2		<u> </u>	
				1082	657
-	State of West Virginia, County of	Harris	w	to-wit:	
	State of West Virginia County of	Curry of	said Country of Mars	Moon Tader	do certify that
	January Co	a.w		70.1	day of
	bis wife, whose names Gill	signed to the	writing above bearing date the. D. 19 79 AhaVE	this day acknowledged	
,	in my said county. Given under my hand this	29th	day of June	21/	A. D. 19.79
			Notary Public Allac My Commission expire	May 21.	County, W. Vs.
	State of West Virginia, County o	Harrin	υ <u>.</u>	to-wit:	
9	Matan Karya		of said County of Ma	suson	do certify that
	magger	orau ux	CALLED VINE	201-1	
	hardifer whose name 13	signed to the	writing above bearing date the	this day acknowledge	day of
•	in my said county.	79+l	D. 1979 has		A. D. 19.79
	Given under my hand this	**	- Vilay	y lunery	County, W. Va.
-			Notary Public	man 21.	1939
			, Commence 1-1	() to-wit:	
	State of West Virginia, County				
	1		of said County of		do certify that
		3	and		
		signed to th	e writing above bearing date the	he	day of
	his wife, whose name	ZS ∧	. D. 19ha	this day acline wledg	ged the same before me

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*	in my said county	Aug 25	day of	A. D. 19
		₹ 5	Notary Public	County, W. Va.
			My Commission expires	
	For and in considerati	on of the sum of One Dalla-		
	· Lands		* ,	
•	201		the clerk	
	p e	This instrument	was presented to the Clerk	
		of the County	Commission of Harrison Count	012-79
		West Virginia,	commission of Harrison of the commission of the same is admitted	1.00
		WODO		
	, .	to record.		
- , !		Tosto Frank f.	Masses fr. CLERK	,
4		Harris	on County Commission	
		•		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1